| Notice of Allowability   | Application No.  | Applicant(s)  | 101               |
|--|--|---|-------------------|
|  | 09/680,172   | SWIERCZEK, REMI   |                   |
|  | Examiner   | Art Unit  |                   |
|  | Matthew s Gart   | 3625  |                   |
| The MAILING DATE of this communication app All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R of the Office or upon petition by the applicant. See 37 CFR 1.31   | S (OR REMAINS) CLOSED in to<br>b) or other appropriate commun<br>RIGHTS. This application is su  | this application. If not included<br>nication will be mailed in due co  | urse. <b>THIS</b> |
| 1. X This communication is responsive to Remarks (11/12/200  | 04), AF/D (11/12/2004, AF/D (1   | <u>2/3/2004))</u> .   |                   |
| 2. ☑ The allowed claim(s) is/are <u>13 and 20</u> .  |  |   |                   |
| 3. $igotimes$ The drawings filed on <u>13 May 2003</u> are accepted by the E   | xaminer.   |   |                   |
| <ul> <li>4. Acknowledgment is made of a claim for foreign priority of a) All b) Some* c) None of the: <ol> <li>Certified copies of the priority documents have</li> <li>Certified copies of the priority documents have</li> <li>Copies of the certified copies of the priority documents have</li> <li>Copies of the certified copies of the priority documents have</li> <li>Copies of the certified copies of the priority documents have</li> <li>Certified copies of the certified copies of the priority documents have</li> <li>The copies of the certified copies of the priority documents have</li> <li>Certified copies of the certified copies of the priority documents have</li> <li>The copies of the certified copies of the priority documents have</li> <li>The copies of the pri</li></ol></li></ul> | re been received. re been received in Application ocuments have been received " of this communication to file a  | No in this national stage application   |                   |
| 5. A SUBSTITUTE OATH OR DECLARATION must be submin processed in the submin process of th                     |  |   | ICE OF            |
| <ul> <li>6. CORRECTED DRAWINGS (as "replacement sheets") muter (a) including changes required by the Notice of Draftsper 1) hereto or 2) to Paper No./Mail Date (b) including changes required by the attached Examiner Paper No./Mail Date (see 37 CFR each sheet. Replacement sheet(s) should be labeled as such in 7. DEPOSIT OF and/or INFORMATION about the deposit of th</li></ul>           | rson's Patent Drawing Review  r's Amendment / Comment or in  1.84(c)) should be written on the the header according to 37 CFR  Osit of BIOLOGICAL MATE | n the Office action of e drawings in the front (not the bath 1.121(d). RIAL must be submitted. Not  |                   |
| Attachment(s)  1. ☑ Notice of References Cited (PTO-892)  2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)  3. ☐ Information Disclosure Statements (PTO-1449 or PTO/SB/Paper No./Mail Date  4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material   | 6. ⊠ Interview Sur<br>Paper No./N<br>/08), 7. ⊠ Examiner's A   | ormal Patent Application (PTO-1<br>mmary (PTO-413),<br>fail Date <u>12/3/2004</u> .<br>Amendment/Comment<br>Statement of Reasons for Allowa | ŕ                 |
|  |  | Primary Examiner  |                   |

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## **DETAILED ACTION**

Claims 13 and 20 are pending in the instant application.

## Reasons For Allowance

The following is an examiner's statement of reasons for allowance:

Claim 13 recites a process of identifying music comprising, *inter alia*, the consumer recording a segment of music that is audible to the consumer using a portable communication device, and the consumer transmitting said recorded musical segment from said portable communication device into a central processing unit.

The prior art of record neither anticipates nor fairly and reasonably teaches this combination of structure.

Pocock (U.S. Patent No. 6,314,577) neither anticipates or fairly and reasonably teaches a process of identifying music comprising, the consumer recording a segment of music that is audible to the consumer using a portable communication device, and the consumer transmitting said recorded musical segment from said portable communication device into a central processing unit. Pocock is merely devoted to a method that enables listeners and viewers of a broadcast to access additional information associated with the broadcast.

It is observed that none of the references of record, either alone or in combination with any other reference of record teach the consumer recording a segment of music that is audible to the consumer using a portable communication device.

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Claim 20 recites a method for purchasing a music item comprising, inter alia, the following steps: the consumer directing a microphone of a portable communication device towards the source of audible music, and the consumer activating the portable communication device to transmit a segment of the audible music to the remotely located music identification/purchasing system.

Pocock (U.S. Patent No. 6,314,577) neither anticipates or fairly and reasonably teaches a method of the consumer directing a microphone of a portable communication device towards the source of audible music, and the consumer activating the portable communication device to transmit a segment of the audible music to the remotely located music identification/purchasing system. Pocock is merely devoted to a method that enables listeners and viewers of a broadcast to access additional information associated with the broadcast.

It is observed that none of the references of record, either alone or in combination with any other reference of record teach the consumer directing a microphone of a portable communication device towards the source of audible music using a portable communication device.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

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## **Examiner Comments - Oath/Declaration**

The Declaration pursuant to 37 CFR 1.131 filed on November 12, 2004 in conjunction with the Supplemental Declaration filed on December 3, 2004 under 37 CFR 1.131 is sufficient to overcome the Kenyon (U.S. Patent Application Publication 2002/0023020 A1) reference.

The Supplemental Declaration filed on December 3, 2004 was filed in order to show evidence of diligence from a time just prior to September 21, 1999 up to the constructive reduction to practice of the instant invention (provisional application 60/158,087 filed October 7, 1999).

## Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

KR2001010778A, Yang, J.D., July 22, 1999, discloses a method for playing music files in a portable wireless terminal.

Any inquiry concerning this communication should be directed to Matthew Gart whose telephone number is 703-305-5355. This examiner can normally be reached Monday-Friday, 8:30AM-5:30PM EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ms. Wynn Coggins can be reached on 703-308-1344. The fax phone

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numbers for the organization where this application or proceeding is assigned are 703-746-7239 for regular communications and 703-746-7238 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

MSG Patent Examiner December 3, 2004

Jeffrey A. Smith